## Amendments To The Specification:

Please add the following new headings after the Title:

## CROSS-REFERENCE TO RELATED APPLICATIONS

Not Applicable

## STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH

Not Applicable

## BACKGROUND OF THE INVENTION

Please delete the first sentence beginning at page 1, line 1, "The present invention is related to a method for producing a fibrous material according to patent claim 1."

Page 1, line 8, after "DE 102 14 104 C1" insert -- the entire contents of which are hereby incorporated by reference in its entirety. --

Page 1, line 29, after "DE 195 34 024 C2" insert -- the entire contents of which are hereby incorporated by reference in its entirety. –

Page 2, line 8, delete entire paragraph beginning with: According to the invention......" and insert

BRIEF SUMMARY OF THE INVENTION

Page 5, line 6, insert: BREIF DESCRIPTION OF SEVERAL VIEWS OF THE DRAWINGS

Page 5, line 25, insert:

DETAILED DESCRIPTION OF THE INVENTION

While this invention may be embodied in many different forms, there are described in detail herein a specific preferred embodiment of the invention. This description is an exemplification of the principles of the invention and is not intended to limit the invention to the particular embodiment illustrated

Please add the following new paragraph after the last text on page 10:

The above disclosure is intended to be illustrative and not exhaustive. This description will suggest many variations and alternatives to one of ordinary skill in this art. All these alternatives and variations are intended to be included within the scope of the claims where the term "comprising" means "including, but not limited to". Those familiar with the art may recognize other equivalents to the specific embodiments described herein which equivalents are also intended to be encompassed by the claims.

Further, the particular features presented in the dependent claims can be combined with each other in other manners within the scope of the invention such that the invention should be recognized as also specifically directed to other embodiments having any other possible combination of the features of the dependent claims. For instance, for purposes of claim publication, any dependent claim which follows should be taken as alternatively written in a multiple dependent form from all prior claims which possess all antecedents referenced in such dependent claim if such multiple dependent format is an accepted format within the jurisdiction (e.g. each claim depending directly from claim 1 should be alternatively taken as depending from all previous claims). In jurisdictions where multiple dependent claim formats are restricted, the following dependent claims should each be also taken as alternatively written in each singly dependent claim format which creates a dependency from a prior antecedent-possessing claim other than the specific claim listed in such dependent claim below.

This completes the description of the preferred and alternate embodiments of the invention. Those skilled in the art may recognize other equivalents to the specific embodiment described herein which equivalents are intended to be encompassed by the claims attached hereto.

Application No. Not Assigned Page 4

Preliminary Amendment Atty Docket No. H01.2-13218

Page 15, line 18, delete (Fig. 1).